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REMARKS

Claims 1-3, 7, 12-14, 16-18, and 20-23 have been amended. Claims 1-23

therefore are pending and presented for review. Favorable reconsideration and allowance

are requested in light of the foregoing amendments and the remarks which follow.

Interview Summary

Applicant and applicant's undersigned representative wish to thank Examiner

Chin for his courtesy during the personal interview conducted May 23, 2006. During this

interview, proposed claim amendments were discussed, and it was ultimately agreed that

the claims would appear to be in condition for allowance if amended as now amended.

Examiner Chin also indicated that these amendments would likely be entered. Examiner

Chin cautioned, however, that he would have to consult with a more senior examiner

before allowing the application.

2. Rejections Based on Prior Art

All claims stand rejected over the prior art, principally the Soviet '434 patent in

view of the French '502 patent or Gonzales. The only other rejection of note for

purposes of this discussion is the rejection of claims 12, 13, 15, 16, and 20, which are

additionally rejected in view of Rulison. These rejections, as well as the remaining

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rejections, insofar as they may be applied against the amended independent claims, are respectfully traversed.

Each of the independent claims as amended unequivocally recites a "triangulated"

gantry, i.e., one having a triangular footprint. The gantry includes first, second, and third

booms, horizontal beams functionally interconnecting the booms, and riggings that

extend downwardly from the beams. Depending upon the claim at issue, at least one of

the beams is linearly extendible to increase the horizontal spacing between two of the

booms. (Some of the claims additionally require that more of the beams be extendible.)

Each of the claims as amended further requires that each boom include a lift leg that is

extendible about a vertical axis and a base that is rotatable about the vertical axis to steer

the crane. This combination of steerability and boom extendibility and retractability

permits the gantry to be maneuvered in tight spaces, such as within a building.

Contrary to the Examiner's assertions, the Soviet '434 patent does not disclose a

triangulated gantry. It instead discloses a four legged gantry in which two of the legs (3)

are parallel and two of the legs on the opposite side of the gantry extend at an acute

angle. To highlight this difference, each of the independent claims has been amended to

specify that the lift leg of each of the booms must extend along a vertical axis. This

defect is not cured by any of the other references cited against the various claims.

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In addition, contrary to the Examiner's assertions with respect to claims 12, 13,

15, 16, and 20, there is no motivation to modify the Soviet '434 patent's gantry to be

rotatable about a vertical axis to steer the crane as claimed. This is because the Soviet

'434 patent discloses a rail mounted gantry. The rails 11 and 18 of the Soviet '434 patent

are straight, as is typical in these systems. Hence, there is no need to make that gantry be

steerable by employing bases that are rotatable about a vertical axis. The Soviet '434

patent therefore teaches away from the proposed modification.

Conclusion

In light of the foregoing, withdrawal of the rejections and allowance of the

application are believed to be in order and are respectfully requested.

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telephone if it would help expedite matters.

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No fee is believed to be payable with this communication. Should the Examiner consider any fees to be payable in conjunction with this or any future communication, the Director is authorized to direct payment of such fees, or credit any overpayment to Deposit Account No. 50-1170. The Examiner is invited to contact the undersigned by

Respectfully submitted,

Timothy E. Newholm Registration No. 34,400

Date: July 19, 2006

BOYLE FREDRICKSON NEWHOLM STEIN & GRATZ S.C. 250 Plaza, Suite 1030 250 East Wisconsin Avenue Milwaukee, WI 53202

Telephone: (414) 225-9755 Facsimile: (414) 225-9753 Customer No. 23598